Case #31111-cov-0008770-JJSW | Doccumentt258 | Filed 1021/2012/1123 | Pragget 10644

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6	Attorneys for GROUPION, LLC and PETER-CHRISTOPH HAIDER [Specially Appearing]	
7		DISTRICT COURT
8		ICT OF CALIFORNIA
9		SCO DIVISION
10	CDOUDION LLC a California limite d liability	Coss No. 2:11 or 00070 ICW (MEI)
11	GROUPION, LLC, a California limited liability company,	Case No.: 3:11-cv-00870-JSW (MEJ)
12	Plaintiff, v.	JOINT STIPULATION AND
13	GROUPON, INC., a Delaware corporation, THE POINT, INC., a Delaware corporation, and	[PROPOSED] ORDER TO DISMISS WITH PREJUDICE
14	GOOGLE, INC., a Delaware corporation,	
15	Defendants.	
16	GROUPON, INC., a Delaware corporation,	
17	Counterclaimant,	
18	V.	
19	GROUPION, LLC, a California limited liability company, and PETER-CHRISTOPH HAIDER,	
20	an individual,	
21	Counterclaim Defendants.	
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1	Pursuant to Rule 41(a)(1)(A) and (B) of the Federal Rules of Civil Procedure, the parties
2	hereby jointly stipulate to dismiss all claims and counterclaims in this action WITH PREJUDICE, as
3	follows:
4	WHEREAS, on April 4, 2011, Plaintiff and Counter-Defendant Groupion, LLC ("Groupion")
5	filed a First Amended Complaint (Dkt. 10), asserting various claims against Defendant and
6	Counterclaimant Groupon, Inc. (" <u>Groupon</u> "), The Point, Inc. 1, and Google, Inc., including: (1)
7	Declaratory Relief (pertaining to Defendants Groupon, Inc., and The Point, Inc.); (2) Trademark
8	Infringement [15 U.S.C. § 1114] (against all Defendants); and, (3) Unfair Competition (against all
9	Defendants);
10	WHEREAS, on February 10, 2012, Groupon filed its First Amended Answer To Plaintiff
11	Groupion's First Amended Complaint and Counterclaims (Dkt. 112), which included two
12	counterclaims: (1) for violation of the Anticybersquatting Consumer Protection Act (15 U.S.C. §
13	1125(d)) against Groupion and Counter-Defendant Mr. Peter-Christoph Haider; and, (2) for a
14	Declaration of Cancellation of Groupion's Trademark (under 15 U.S.C. § 1119);
15	WHEREAS, on May 8, 2012, the Court dismissed Groupion's claims by its Order on
16	Summary Judgment (Dkt. 145);
17	WHEREAS, on September 7, 2012, this Court entered an Order Dismissing Defendant
18	Google, Inc., Without Prejudice (Dkt. 196), pursuant to a Joint Stipulation filed by the parties;
19	WHEREAS, on August 20, 2012, this Court ordered that the parties appear at a settlement
20	conference before one of the district's Magistrate Judges (Dkt. 192), and said settlement conference
21	took place on September 24, 2012 before Magistrate Judge Cousins;
22	WHEREAS, the parties were subsequently able to reach an agreement settling this litigation
23	(including all claims and counterclaims) and have entered into a confidential settlement agreement;
24	NOW THEREFORE, IT IS HEREBY STIPULATED AND REQUESTED, by and between the
25	parties, that all claims and counterclaims by the parties in this litigation be DISMISSED WITH
26	PREJUDICE, each side to bear its own attorneys' fees and costs.
27	
-	¹ As of June 16, 2009, ThePoint.com, Inc., a/k/a The Point, changed its name to Groupon, Inc.

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1	The parties further stipulate that this Court shall retain jurisdiction to enforce the parties'	
2	settlement agreement as necessary and to the fullest extent provided by law. The parties further	
3	stipulate that all disputes and/or disagreements arising under the parties' settlement agreement shall	
4	first be subject to non-binding confidential mediation before Magistrate Judge Cousins.	
5	IT IS SO STIPULATED.	
6	FENWICK & WEST LLP Dated: December 21, 2012	
7	Den /-/I. I. I. IV. I. C. 1 I	
8	By: <u>/s/Jedediah Wakefield</u> Jedediah Wakefield	
9	Attorneys for Counterclaimant Groupon, Inc.	
10	Dated: December 21, 2012 COMPUTERLAW GROUP LLP	
11		
12	By: /s/Jack Russo	
13	Jack Russo Attorneys for Counterclaim Defendants	
_	Groupion, LLC and Peter Christoph Haider	
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14 15		
	ATTORNEY ATTESTATION	
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[PROPOSED] ORDER

Pursuant to the Joint Stipulation of the Parties, all claims and counterclaims in this litigation are hereby DISMISSED WITH PREJUDICE, each party to bear its own attorneys' fees and costs.

The Court shall retain jurisdiction to enforce the parties' settlement Agreement as necessary and to the fullest extent provided by law. All disputes and/or disagreements arising under their Agreement shall first be subject to non-binding confidential mediation before Magistrate Judge Cousins.

THE HOLOR ABLE JEFFREY S. WHITE United States District Court Judge